Confidential Documents and Confidential Information in CHIPS Proceedings

Juvenile Protection Rule 8.04, subd. 2

Confidential Information
Must Use Confidential Information Form 11.4
(d) Identity of reporter of abuse or neglect
(e) Records or portions of records that reveal any person
has undergone HIV testing
(j) Identity of a minor victim or minor perpetrator of an
alleged or adjudicated sexual assault ²
(m) Name, address, home, or location of any shelter care
facility or foster care facility in which a child is currently
placed pursuant to law or court order, except documents
consenting to adoption or transferring permanent legal or
physical custody to a foster care provider

¹ Although victims' statements, audio tapes, and video tapes of a child alleging or describing abuse or neglect of any child are inaccessible to the public under Rule 8.04, subd. 2(b) and (c), attorneys, GALs, social workers, and the court may include summaries or quotes from the statements or tapes in petitions, reports to the court, orders, and other documents that are accessible to the public. Likewise, although medical records, chemical dependency records, psychological records, and psychiatric records are inaccessible to the public under Rule 8.04, subd. 2(f), summaries of or quotes from those records may be included in petitions, reports to the court, orders, and other documents that are accessible to the public.

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² Excerpt of guidance from Juvenile Protection Rules Advisory Committee Comment regarding Rule 8.04, subd. 2(j): "Rule 8.04, subd. 2(j), precludes public access to the identity of a minor victim or minor perpetrator of an alleged or adjudicated sexual assault. The rule is similar to the requirements of Minn. Stat. § 609.3471 and Rule 4, subd. 1(m), of the Rules of Public Access to Records of the Judicial Branch. Unlike that statute and rule, Rule 8.04, subd. 2(j), applies to all situations where there has been an allegation of sexual assault, even if the allegation is not proven.